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APPLICATION NO.	FII	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
		SILVE DATE	THE THANED INVENTOR	ATTORNET BOCKET NO.	CONFIRMATION NO.	
09/782,029	02/14/2001		Jae-Ho Moon	P56310 8245		
8439	7590	08/25/2004	EXAMINER			
ROBERT E 1522 K STRI	. –	IELL	HUFFMAN, JULIAN D			
SUITE 300			ART UNIT	PAPER NUMBER		
WASHINGT	ON, DC	20005-1202	2853			

DATE MAILED: 08/25/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary    Examiner		Application No.	Applicant(s)					
Julian D. Huffman  2833  Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  If the period for reply specified above is less than thirty (30 days, a reply be timely filed each SXs (6) MONTHS from the among date of this communication.  If the period for reply specified above is less than thirty (30 days, a reply within the statistory minimum of theiry (30) days will be considered timely.  If the period for reply specified above is less than thirty (30 days, a reply within the statistory minimum of theiry (30) days will be considered timely.  If the period for reply specified above is here a them thirty (30 days, a reply within the statistory minimum of theiry (30) days will be considered timely.  If the period for reply specified above is here them their months after the mailing date of this communication, and the reply statistic period of the statistic problem of the statistic problem is the statistic problem of the statistic problem is the statistic problem in the statistic problem is the statistic problem in the statistic problem is the statistic problem in the statistic problem in the statistic problem is the statistic problem in the statistic problem is the statistic problem in th								
The MAILING DATE of this communication appears on the cover sheet with the correspondence address — Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ② MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  Extensions of term ency be written used to the provision of 3° CFR 1.13(a). In an event, however, may a reply be timely filed between the file of the period for reply specified above is less blush (30) days, a reply within the stabilatory minimum of birty (30) days will be considered timely.  If the period for reply specified above is less blush blush (30) days, a reply within the stabilatory minimum of birty (30) days, a reply within the stabilatory minimum of birty (30) days will be considered timely.  If the period for reply specified above is less blush (30) days, a reply within the stabilatory minimum of birty (30) days will be considered timely.  If the period for reply specified above is less blush (30) days, a reply within the stabilatory minimum of birty (30) days will be considered timely.  If the period for reply specified above is less than the reply within the stabilatory minimum of birty (30) days will be considered timely.  If the period for reply specified above is less than the replication of the stability of the days of the stability of the stability of the days of the stability	Office Action Summary	Examiner	Art Unit					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ② MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of times may be available under the provisions of 37 CFR 1.35(a). In no event, however, may a reply be timely filled  - If the period for reply specified above, the maximum statutory part with the statutory minimum of thinly (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory part of will apply and will be considered timely.  - If NO period for reply is specified above, the maximum statutory part of will apply and will be considered timely.  - If NO period for reply is specified above, the maximum statutory part of will apply and will apply apply and will apply apply and will apply apply and apply app		Julian D. Huffman	2853					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE ② MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  Extensions of time may be available under the provisions of 3° CFR 1.36(a). In a event, however, may a reply be timely filled  Ether before for reply specified above is less but hirty (30) days, a reply white the statutory minimum or birty (30) days, with be considered timely.  If the period for reply specified above is less but hirty (30) days, a reply white the statutory providing by and will expire (30) MONTHS from the mailing date of this communication or play whith the set or entended period for reply with, the statutory period will expire and the supplication to become ABANDONED (35 U.S.C. § 130).  Responsive to communication(s) filled on 23 April 2004.  1) Responsive to communication is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4) Claim(s) 3.6.27.36 and 37 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5) Claim(s) is/are allowed.  6) Claim(s) is/are objected to.  6) Claim(s) is/are objected to by the Examiner.  10) The specification is objected to by the Examiner.  10) The drawing(s) filled on 14 January 2001 is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some *c) None of:  1. Certified copies of the priority documents have been received in Application No.  2. Certified copies of the priority documents have bee			orrespondence address					
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2a) ☐ This action is FINAL.  2b) ☐ This action is non-final.  3 ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4 ☐ Claim(s) 3.6.27.36 and 37 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5 ☐ Claim(s) is/are allowed.  6 ☐ Claim(s) is/are objected to.  8 ☐ Claim(s) is/are objected to.  9 ☐ The specification is objected to by the Examiner.  10 ☐ The drawing(s) filed on 14 January 2001 is/are: a☐ accepted or b☐ objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheel(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11 ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. § 119  12 ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) ☐ All b☐ Some * c☐ None of:  1.☐ Certified copies of the priority documents have been received in Application No  3.☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  *See the attached detailed Office action for a list of the certified copies not received.  Attachment(e)  1 ☐ Notice of References Cited (PTO-882)  1 ☐ Notice of Informal Patent Application (PTO-152)	Status	:						
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### **DETAILED ACTION**

1. The previous office action incorrectly cited a reference used in the rejection. The reference referred to as Sato is in fact Fujiyama et al., which was cited by applicant in a PTO 1449. The action has been corrected and the response time has been restarted.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 3, 6, 27, 36 and 37 are rejected under 35 U.S.C. 102(b) as being anticipated by Fujiyama et al. (JP 9-48121)

Fujiyama et al. disclose an ink jet printhead, comprising:

a substrate being a single integrated monolithic and homogenous unit of silicon (fig. 5, element 3, see section 0006 of machine translation from Japanese Patent Office), said substrate, having a rear surface, said rear surface having a channel (4a) having a predetermined depth, wherein a plurality of ink feed holes are formed on a bottom of the channel perforating said substrate;

a nozzle plate coupled to a front surface of the substrate (17), said nozzle plate being perforated by a plurality of chamber-orifice complex holes (7), wherein each chamber-orifice complex hole corresponds to at least one of said plurality of ink feed holes;

a plurality of heaters (5a, figs. 4 and 9) disposed on the front surface of the substrate (10), each one of said plurality of heaters being located near corresponding ones of said plurality of chamber-orifice complex holes, wherein each one of said plurality of ink feed holes is formed at a center portion of a corresponding one of said plurality of chamber-orifice complex holes (fig. 5), and each one of said plurality of said heaters surrounds corresponding ones of said plurality of ink feed holes (fig. 5);

wherein each one of said plurality of heaters is of an omega shape that surrounds said corresponding feed hole (figs. 4 and 9);

wherein each chamber-orifice has a truncated conical shape (0028), wherein a lower end of said chamber orifice facing said substrate faces the corresponding ink feed hole and heater formed on the substrate and the other end having a smaller diameter faces toward an outside of said ink-jet printhead (fig. 5);

each chamber orifice hole having a cylindrical shaped portion on a portion of said chamber-orifice hole closest to a side of said nozzle plate (fig. 5, near the substrate, the hole is cylindrical) that attaches to said substrate and a conical shaped portion on a portion of said chamber-orifice hole closest to a side of said nozzle plate opposite from where said nozzle plate attaches to said front surface of said substrate (the side closest to the nozzle plate substrate has a conical shaped portion), said conical shaped portion being a section of a right circular cone with an axis perpendicular to said front surface of said substrate and perpendicular to said surfaces of said nozzle plate; and

said cylindrical shaped portion having an axis that is perpendicular to said front surface of said substrate and perpendicular to surface of said nozzle plate (fig. 5).

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# Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claim 27 is rejected under 35 U.S.C. 103(a) as being unpatentable over Murthy et al. (U.S. 6,045,214) in view of Bassous et al.

Murthy et al. disclose an ink-jet printhead, comprising:

a substrate being a single integrated monolithic and homogenous unit (fig. 1, element 12), said substrate, having a rear surface, said rear surface having a channel (28) having a predetermined depth, wherein a plurality of ink feed holes are formed on a bottom of the channel perforating said substrate (there are a plurality of nozzle arrangements with an ink feed channel for each pair);

a nozzle plate coupled to a front surface of the substrate (10), said nozzle plate being perforated by a plurality of chamber-orifice complex holes (18), wherein each chamber-orifice complex hole corresponds to at least one of said plurality of ink feed holes; and

a plurality of heaters disposed on the front surface of the substrate (22, column 2, lines 32-36), each one of said plurality of heaters being located near corresponding ones of said plurality of chamber-orifice complex holes, said nozzle plate being a single integrated monolithic and homogenous unit, each chamber-orifice hole having a cylindrical shaped portion on a portion of said chamber-orifice hole closest to a side of said nozzle plate that attaches to said substrate

and a conical shaped portion on a portion of said chamber-orifice hole closest to a side of said nozzle plate opposite from where said nozzle plate attaches to said front surface of said substrate, said conical shaped portion being a section of a right circular cone with an axis perpendicular to said front surface of said substrate and perpendicular to said surfaces of said nozzle plate (fig. 1).

Murthy et al. do not expressly disclose the substrate being made of silicon.

However, Bassous et al. disclose the use of a silicon substrate (abstract).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to form the substrate of Murthy et al. of silicon, as taught by Bassous et al. The reason for performing the modification would have been to enable the use of fabrication technology compatible with present day integrated circuit processing procedures utilizing semiconducting silicon (column 2, lines 46-48), allowing control circuitry to be integrated on the same substrate (column 12, lines 61-65) and enabling the individual jets to be addressed separately and controlled separately (column 13, lines 10-13).

### Response to Arguments

6. Applicant's argument that Sato does not disclose an omega shaped heater is not persuasive. The omega shaped heater is clearly shown in figs. 4 and 9.

Applicant's argument that Sato does not disclose a truncated conical shape is not persuasive since Sato clearly discloses the truncated conical shape in fig. 5 and describes it in section 0028 of the translation.

Art Unit: 2853

Applicant's argument that Murthy does not disclose a one to one correspondence between the nozzle holes and feed holes is not persuasive as this limitation is never claimed.

Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

#### Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Julian D. Huffman whose telephone number is (571)272-2147. The examiner can generally be reached Monday through Friday from 9:00 a.m. to 5:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Meier, can be reached at (571) 272-2149. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

JН

23 August 2004

Mulls ish Irmany Evamine